KATHLEEN J. ENGLAND, NV Bar #206 ENGLAND LAW OFFICE 630 South Third Street

Las Vegas, Nevada 89101 Phone: 702.529-2311

1

2

3

4

5

6

7

8

9

28

E-mail: kengland@englandlawoffice.com

MARGARET A. McLetchie, NV Bar #10931

ALINA M. SHELL, NV Bar #11711

McLetchie Shell LLC

701 East Bridger Ave., Ste. 520

Las Vegas, Nevada 89101

Phone: 702.728-5300; Fax: 702.425.8220

Email: maggie@nvlitigation.com; alina@nvlitigation.com

Attorneys for Plaintiff, Alexis Gurshin

## UNITED STATES DISTRICT COURT **DISTRICT OF NEVADA**

ALEXIS GURSHIN, Plaintiff,	) Case No. 2:15-cv-00323-GMN-VCF
BANK OF AMERICA, NATIONAL ASSOCIATION; DOES 1-X, ROE BUSINESS ENTITIES I- X, inclusive,	STIPULATION TO POSTPONE JULY 5, 2016 FILING AND JULY 7, 2016 STATUS HEARING  (First Request)
Defendants	) )

At the May 18, 2016 Court hearing on various motions, the Court issued certain rulings, directed counsel for the respective parties to meet, attempt to work or at least narrow disputed discovery issues, and the to file concise statements of remaining issues by 12:00 p.m. on July 5, 2016. The Court then set a status conference on July 7, 2016. (ECF No. 86, issued on May 19, 2016.)

Thereafter, and in the meantime, Defendant BANK OF AMERICA, N.A. ("BANA"), responded to then pending discovery requests by Plaintiff. On June 5, 2016, Plaintiff postponed the previously subpoenaed Rule 30(b)(6) deposition of BANA (regarding Subject No. 6). On June 6, 2016, BANA requested Plaintiff's available dates to conduct the Rule 30(b)(6)

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Plaintiff's undersigned lead counsel was unable to actively participate in all of the other expected meet and confer and discovery dispute resolution activities during the month of June 2016, due to a knee injury she sustained on June 3, 2016, and the subsequent medical treatment in the following week and which is continuing. Additionally, most of Plaintiff's undersigned counsel's available time in June was required to participate in the final discovery activities in Roberts v. Clark County School District, U.S. District Court Case No. 2:15-dv-00388, which included moving and the taking of numerous depositions of CCSD school officials, which were postponed and moved due to Ms. England's injury. Additionally, the Court set final supplemental briefing for the cross-motions for summary judgment, which itself was extended from June 30, 2016 to July 14, 2016 to accommodate Ms. England's injury and unavailability, as she is lead counsel and was the attorney prepared to take these depositions, the last of which will take place on June 30, 2016. (See, Roberts v. CCSD, ECF. Nos. 132, 133, 134 and 135.) In addition to medical appointments on July 5, 2016, due to the sale of her office building by the existing landlord, Ms. England is moving her office and physical location during the week of July 6-8, 2016.

In light of these unexpected and unavoidable time constraints, undersigned Plaintiff's counsel asked counsel for BANA to join her in this request to allow the parties additional time to meet and confer on numerous discovery matters, to request that the filing of the concise statement of remaining discovery issues be postponed to July 21, 2016 or later, and for the status conference to be continued as soon as practically possible thereafter (preferably July 25 or 26). For these and other good and just cause,

IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff ALEXIS GURSHIN, through her attorney, Kathleen J. England of England Law Office, and Defendant BANK OF AMERICA, N.A., through its attorneys, Bethany A. Pelliconi and Lindsay L. Ryan

## Case 2:15-cv-00323-GMN-VCF Document 90 Filed 07/05/16 Page 3 of 3

	1	of McGuireWoods LLP, to request that the filing of the concise statement of remaining		
ENGLAND LAW OFFICE  ATTORNEYS AT LAW ATTORNEYS ATTORNEYS AT LAW ATTORNEYS ATTORNEYS AT LAW ATTORNEYS ATTORNEYS ATTORNEYS ATTORNEYS ATTORNEYS ATTORNEYS ATTORNEYS ATTORNEYS ATTOR	2	discovery issues be postponed to July 21, 2016 or later, and for the status conference to be		
	3	continued as soon as practically possible thereafter (preferably July 25 or 26) at the Court's		
	4	convenience.		
	5	Respectfully submitted:		
	6			
	7	Dated: June 29, 2016	Dated: June 29, 2016	
	8	ENGLAND LAW OFFICE	McGuireWoods LLP	
	9	By: /s/ Kathleen J. England	By:/s/ Bethany A. Pelliconi, <i>Pro Hac Vice</i>	
	10	630 South Third Street Las Vegas, NV 89101	Lindsay L. Ryan, <i>Pro Hac Vice</i> 1800 Century Park East, 8 <sup>th</sup> Floor Los Angeles, CA 90067-1501	
	11	Attorneys for Plaintiff, ALEXIS GURSHIN	Attorneys for Defendant,	
	12	ALLAIS GURSIIIV	BANK OF AMERICA, N.A.	
	13			
	14			
	15		IT IS SO ORDERED.	
	16		July 5	
	17		DATED:, 2016.	
	18		CAM FERENBACH	
	19	K: Gurshin, Alexis Pleadings, Federal Stip to Postpone 07-07-16 Status Conference.docx	United States Magistrate Judge	
	20			
	21	IT IS HEREBY ORDERED that a status hearing is scheduled for 3:00 p.m., July 26, 2016, i courtroom 3D.		
	22			
	23			
	24			
	25			
	26			
	27			
	28			